AO 243 (Rev. 01/15)

MOTION UNDER 28 U.S.C. § 2255 TO VACATE, SET ASIDE, OR CORRECT

SENTENCE BY A PERSON IN FEDERAL CUSTODY

Unite	ed States District Court	District	Middle	District of North Caroling	na CIWI
Name ((under which you were convicted):			3	r Case No.:
Briar	n David Hill		·	1:13-cr-	435-1
	of Confinement:		P	Prisoner No.:	
	rvised Release under the U.S. Probation Office			29947-057 (USM numb	er)
UNITE	ED STATES OF AMERICA		Mov	Vant (include name under which	i convicted)
	V.	Brian	David Hil	ll	
		MOTION	1		
1.	(a) Name and location of court which entered th	ne judgme	nt of conv	iction you are challengi	ng:
	United States District Court for Middle District of North Carolina 324 West Market Street, Suite 1, Greensboro,	NC 27401			
	(b) Criminal docket or case number (if you kno	w): 1:13	-cr-435-1		
2.	(a) Date of the judgment of conviction (if you k	(now): 1	1/12/2014	1	
	(b) Date of sentencing: 11/10/2014				
3.	Length of sentence: 10 months and 20 days, b	out not less	s than time	e served	
4.	Nature of crime (all counts):				
	Count 1: 18:2252A(a)(5)(B) and (b)(2) - Posses	ssion of C	hild Pornc	graphy	
5.	(a) What was your plea? (Check one)				
	(1) Not guilty (2) C	Guilty [(3) Nolo contender	re (no contest)
	(b) If you entered a guilty plea to one count or i	indictmen	t, and a no	ot guilty plea to another	count or
	what did you plead guilty to and what did you p	plead not ;	guilty to?		
on my porn. H	guilty to possession of child pornography because computer, regardless of whom put it there, so the dowever at a later time I realized that I was wrong e of Frame Up which is recognized by the U.S. Sel and deteriorating health. See Brief/Memorandu	erefore I th g to assum Supreme C	nought I wa ne that, tha court. I fals	as technically guilty of po at I am entitled to prove sely plead guilty because	ossession of child the affirmative e of ineffective
6.	If you went to trial, what kind of trial did you h	nave? (Ch	eck one)	Jury	Judge only
7.	Did you testify at a pretrial hearing, trial, or pos	st-trial hea	iring?	Yes 🗸	No
8.	Did you appeal from the judgment of convictio	n?	Yes 🗸	No	
Defe	endant's Answer to 8.: Almost had a Jury trial	<u>De</u> fer	ıdant's A	nswer to 7.: Not testifi	ed on the stand

9.	If you did appeal, answer the following:			
	(a) Name of court: U.S. Court of Appeals for the Fourth Cirsuit			
	(b) Docket or case number (if you know): 15-4057			
	(c) Result: The judgment of the district court is affirmed in part. The appeal is dismissed in part. Doc #19-1			
	(d) Date of result (if you know): 4/7/2015			
	(e) Citation to the case (if you know):			
	(f) Grounds raised:			
	N\A - Untimely filed			
	(g) Did you file a petition for certiorari in the United States Supreme Court? Yes No 🗸			
	If "Yes," answer the following:			
	(1) Docket or case number (if you know):			
	(2) Result:			
	(3) Date of result (if you know):			
	(4) Citation to the case (if you know):			
	(5) Grounds raised:			
10.	Other than the direct appeals listed above, have you previously filed any other motions, petitions, or applications, concerning this judgment of conviction in any court? Yes No No			
11.	If your answer to Question 10 was "Yes," give the following information:			
	(a) (1) Name of court: U.S. District Court for the Middle District of North Carolina			
	(2) Docket or case number (if you know): 1:13-cr-435-1			
	(3) Date of filing (if you know):			
	(4) Noture of the proceeding: Misc. pro se Motions			
	(5) Grounds raised: Various issues in the Misc. pro se Motions			
	Valious issues in the Misc. pro se Motions			

12.

supporting each ground.

(6)	Did you receive a hearing where evidence was given on your motion, petition, or application? Yes No No
(7)	
(8)	
` '	
	you filed any second motion, petition, or application, give the same information:
(1)	
(2)	
(3)	Date of filing (if you know):
(4)	Nature of the proceeding:
(5)	Grounds raised:
(6)	
/ = \	
(7)	
(8)	The state of the s
	d you appeal to a federal appellate court having jurisdiction over the action taken on your motion, petition,
or appl	ication?
(1)	First petition: Yes No No
(2)	Second petition: Yes No
(d) If y	you did not appeal from the action on any motion, petition, or application, explain briefly why you did not:
. /	
For this	s motion, state every ground on which you claim that you are being held in violation of the Constitution,
	r treaties of the United States. Attach additional pages if you have more than four grounds. State the facts

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GROUND	ONE: Actual Innocence	
(a)	Supporting facts (Do not argue or cite law. Just state the specific facts that support your claim.):	
what was The Defer 2015 at th (Confession have beer false confer for "about Mayodan	It Brian David Hill ("Defendant"), is asserting the claim of actual innocence based on particular elements of discovered after conviction. Indant didn't get to review over the rest of all of the discovery material for the criminal case until January 22 the office of John Scott Coalter (court appointed lawyer). In on element) The Defendant confirmed after conviction that he made false confession statements which count proven by cross referencing/examining the U.S. Attorney's discovery material. Defendant made a confirm ression statement regarding child pornography in his Netbook, regarding the child pornography download of a year or so", and his statement of describing PTHC which stands for "Preteen Hardcore" (excerpt cited for Police Report) was fabricated over what was already described in Police detective Robert Bridge's search	2, uld med date from
Detective already de (Forensic merits. Ma and July 2	ffidavit and in the Police Report, so Defendant describing what PTHC stood for was already described in Bridge's Affidavit. Defendant exhibited a sophisticated form of echolalia which means he repeated what we escribed to him by Police. See Brief/Memorandum in attachment to this Motion for more information. element)The Defendant asserts that the entire "SBI Case File" forensic report is questionable on it's own aking a claim that child pornography downloaded using the eMule program between the dates "July 20, 2028, 2013." That same Laptop had been seized on August 28, 2012. The child porn download dates corrobos in various threatening emails from tormail.org. More are stated in the Brief attached.	012,
(b)	Direct Appeal of Ground One:	
	(1) If you appealed from the judgment of conviction, did you raise this issue?	
	Yes No ✓	
	(2) If you did not raise this issue in your direct appeal, explain why:	
	Untimely filed Appeal. The U.S. Court of Appeals would not let me raise any of these issues due to filing to late. Actual Innocence claim doesn't require prior direct appeal, especially on newly discovered evidence.	
(c)	Post-Conviction Proceedings:	
	(1) Did you raise this issue in any post-conviction motion, petition, or application? Yes ✓ No □	
	(2) If you answer to Question (c)(1) is "Yes," state:	
	Type of motion or petition: Various pro se filings on actual innocence. Document #71, Document #73,	etc
	Name and location of the court where the motion or petition was filed: U.S. District Court for the Middle District of North Carolina	
	Docket or case number (if you know): 1:13-cr-435-1	
	Date of the court's decision: 4/29/2015	
	Result (attach a copy of the court's opinion or order. if available):	
	Document #87	
	(3) Did you receive a hearing on your motion, petition, or application? Yes No V	
	(4) Did you appeal from the denial of your motion, petition, or application? Yes No ✓	
	(5) If your answer to Question (c)(4) is "Yes," did you raise the issue in the appeal?	
	Yes No	

	Name and location of the court where the appeal was filed:
	Docket or case number (if you know):
	Date of the court's decision:
	Result (attach a copy of the court's opinion or order, if available):
	(7) If your answer to Question (c)(4) or Question (c)(5) is "No," explain why you did not appeal or raise this
	Because there was no statute or federal rule that was used to back any of the post-conviction pro se motions, that was why they were all denied. There was no use appealing motions that hold no legal basis. That is why this 2255 motion is being filed, because it is backed by both case law and statute. I have a legal basis for this motion, good evidence, and good grounds. See Brief/Memorandum in attachment to this Motion for more information.
GROUNI	D TWO: Ineffective Assistance of Counsel
(~)	
See Brief Eric David See "BRII SET ASID "DECLAR for all of the needed to Counsel p Evidence Jury Trial, time if I ha	Supporting facts (Do not argue or cite law. Just state the specific facts that support your claim.): f/Memorandum in attachment to this Motion for more information. d Placke did many things that were ineffective and would be difficult to explain in this little box. EF / MEMORANDUM IN SUPPORT OF BRIAN DAVID HILL'S "MOTION UNDER 28 USC § 2255 TO VACATE DE, OR CORRECT SENTENCE BY A PERSON IN FEDERAL CUSTODY"" RATION, ATTACHED EXHIBITS, AND BRIEF IN SUPPORT OF THIS MOTION" the evidence and Affidavits? Declarations in support of Defendant's ineffective assistance of Counsel claim to prove actual innocence, as the change of plea from guilty to not guilty will require me to prove ineffective prior to my false guilty plea, and a good reason why I had falsely plead guilty instead of taking it to trial. I have is that my health was deteriorating while in Jail, my Counsel was going to provide no evidence for the pulling my mould not be brought up, Placke had no defense planned nor prepared. I would have faced pruson and no falsely taken the guilty plea. Now that I am out of jail, I can fight to prove my innocence without Placke. Direct Appeal of Ground Two: (1) If you appealed from the judgment of conviction, did you raise this issue? Yes No Y

See "BRIEF / MEMORANDUM IN SUPPORT OF BRIAN DAVID HILL'S "MOTION UNDER 28 USC § 2255 TO VACATE, SET ASIDE, OR CORRECT SENTENCE BY A PERSON IN FEDERAL CUSTODY""
"DECLARATION, ATTACHED EXHIBITS, AND BRIEF IN SUPPORT OF THIS MOTION"

	Yes No 🗸
(2)	If you did not raise this issue in your direct appeal, explain why:
Until late.	mely filed Appeal. The U.S. Court of Appeals would not let me raise any of these issues due to filing
Post	-Conviction Proceedings:
(1)	Did you raise this issue in any post-conviction motion, petition, or application? Yes No V
(2)	If you answer to Question (c)(1) is "Yes," state:
Тур	e of motion or petition:
Nam	e and location of the court where the motion or petition was filed:
Doc	ket or case number (if you know):
Date	of the court's decision:
Resu	alt (attach a copy of the court's opinion or order, if available):
(3)	Did you receive a hearing on your motion, petition, or application?
(3)	Did you receive a hearing on your motion, petition, or application? Yes No V Did you appeal from the denial of your motion, petition, or application?
(3) (4) (5)	Did you receive a hearing on your motion, petition, or application? Yes No V Did you appeal from the denial of your motion, petition, or application? Yes No V If your answer to Question (c)(4) is "Yes," did you raise the issue in the appeal?
(3) (4) (5)	Did you receive a hearing on your motion, petition, or application? Yes No V Did you appeal from the denial of your motion, petition, or application? Yes No V If your answer to Question (c)(4) is "Yes," did you raise the issue in the appeal? Yes No
(3) (4) (5) (6) Nam	Did you receive a hearing on your motion, petition, or application? Yes No V Did you appeal from the denial of your motion, petition, or application? Yes No V If your answer to Question (c)(4) is "Yes," did you raise the issue in the appeal? Yes No C If your answer to Question (c)(4) is "Yes," state:
(3) (4) (5) (6) Nam	Did you receive a hearing on your motion, petition, or application? Yes No Did you appeal from the denial of your motion, petition, or application? Yes No V If your answer to Question (c)(4) is "Yes," did you raise the issue in the appeal? Yes No D If your answer to Question (c)(4) is "Yes," state: the and location of the court where the appeal was filed:

U ND FOUR:	Prosecutorial misconduct - Based upon new evidence that has surfaced in a 2017 Freedom of Information Act ("FOIA") lawsuit and FOIA Appeal case, in the Western Dist. of Virginia.
(a) Supporti	ng facts (Do not argue or cite law. Just state the specific facts that support your claim.):
2255 motion. originally recediscovery evid which further Attorney and inteested in make the country of the coun	rney has covered up two pieces of evidence that is needed to help prove factual innocence for the Because of this I ask that the Court enforce the discovery of the criminal case evidence that was ived by Eric David Placke but he refused to let me prove my innocence in any way with the lence material. John Scott Coalter has threatetened that he may destroy the evidence of discover forces me to be stuck with my false guilty plea. Eric avid Placke only wanted to work with the U.S. get the best guilty plea bargain he could. He was no interested in suppressing any evidence, and by innocence. Because of not getting access to all of my discovery material, I had to sue the ce for United States Attorneys and U.S. Department of Justice citing the deprivation of my rights of Maryland and Giglio v. United States.
VACATE, SE	MEMORANDUM IN SUPPORT OF BRIAN DAVID HILL'S "MOTION UNDER 28 USC § 2255 TO TASIDE, OR CORRECT SENTENCE BY A PERSON IN FEDERAL CUSTODY"" ON, ATTACHED EXHIBITS, AND BRIEF IN SUPPORT OF THIS MOTION"
(b) Direct A	ppeal of Ground Four:
. , ,	ou appealed from the judgment of conviction. did you raise this issue?
	Yes No 🗸
(2) If y	ou did not raise this issue in your direct appeal, explain why:
	scovered evidence filed in Federal civil case "Brian David Hill v. Executive Office for United State (EOUSA) et al," case no. 4:17-cv-00027, U.S. Dist. Court for Western District of Virginia.
Attorneys	
Attorneys (c) Post-Co (1) Did	(EOUSA) et al," case no. 4:17-cv-00027, U.S. Dist. Court for Western District of Virginia.
Attorneys (c) Post-Co (1) Did	s (EOUSA) et al," case no. 4:17-cv-00027, U.S. Dist. Court for Western District of Virginia. nviction Proceedings: you raise this issue in any post-conviction motion, petition, or application?
Attorneys (c) Post-Co (1) Did (2) If y	s (EOUSA) et al," case no. 4:17-cv-00027, U.S. Dist. Court for Western District of Virginia. nviction Proceedings: you raise this issue in any post-conviction motion, petition, or application? Yes No No number of Question (c)(1) is "Yes," state: motion or petition:
Attorneys (c) Post-Co (1) Did (2) If y Type of	inviction Proceedings: you raise this issue in any post-conviction motion, petition, or application? Yes No Question (c)(1) is "Yes," state:
(c) Post-Co (1) Did (2) If y Type of Name an	s (EOUSA) et al," case no. 4:17-cv-00027, U.S. Dist. Court for Western District of Virginia. nviction Proceedings: you raise this issue in any post-conviction motion, petition, or application? Yes No
(c) Post-Co (1) Did (2) If y Type of Name an	you raise this issue in any post-conviction motion, petition, or application? Yes No No Outside the court where the motion or petition was filed:

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Yes

15.	Give the name and address, if known, of each attorney who represented you in the following stages of the you are challenging: (a) At the preliminary hearing: Eric David Placke
	(b) At the arraignment and plea: Eric David Placke
	(c) At the trial: Eric David Placke (no trial had to proceed because of the change of plea to guilty)
	(d) At sentencing: John Scott Coalter
	(e) On appeal: Mark Jones
	(f) In any post-conviction proceeding: No proceeding yet
	(g) On appeal from any ruling against you in a post-conviction proceeding:
16.	Were you sentenced on more than one court of an indictment, or on more than one indictment, in the same court and at the same time? Yes No V
17.	Do you have any future sentence to serve after you complete the sentence for the judgment that you are challenging? Yes No (a) If so, give name and location of court that imposed the other sentence you will serve in the future:
	(b) Give the date the other sentence was imposed:
	(c) Give the length of the other sentence:
	(d) Have you filed, or do you plan to file, any motion, petition, or application that challenges the judgment or
	sentence to be served in the future? Yes No
18.	TIMELINESS OF MOTION: If your judgment of conviction became final over one year ago, you must explain why the one-year statute of limitations as contained in 28 U.S.C. § 2255 does not bar your motion.*
Coa to a why Coa gua Als Exe	cause actual innocence and my Constitutional rights should not be barred by statute. Even John Scott Coalter ("Mr. alter") admitted on September 30, 2016, that if I decide to file a 2255 and assert actual innocence, that I would have appear before a "change of plea" hearing and I would have to raise ineffective assistance of Counsel as a reason y I had (falsely) taken the plea of guilty. Since ineffective Counsel can arubly be raised, then why not all institutional grounds since I have been deprived of all Constitutional rights that an Article III Court is supposed to arantee all criminal Defendants accused of serious crimes. I had filed a Freedom of Information Act ("FOIA") request with the ecutive Office for U.S. Attorneys ("EOUSA") concerning my criminal case discovery evidence since Mr. Coalter used to give me my discovery, has threatened to possibly destroy the evidence, and Mr. Coalter has admitted to ang in conflict of interest of me wanting to prove my actual innocence so he is working against me.

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In a June 29, 2017, letter mailed to me from the Office of Government Information Services ("OGIS"), the Mediation staffer admitted to receiving a claim from the EOUSA that the U.S. Attorney office of Greensboro, NC do not have the confession audio and SBI case file, even though they were made aware on June 30, 2015 during the Supervised Release Revocation ("SRV") hearing that I fully intend on overturning my criminal conviction and prove my actual innocence via a 2255 Motion. The U.S. Attorney has removed evidence from their office to evade my FOIA request and prevent me from getting access to my criminal case discovery evidence to be able to mount a factual claim of actual innocence. The original evidence that they had used against me to led me to being wrongfully convicted, they have removed a portion of the evidence records that was used to indict and convict me. Because of that I had filed a lawsuit in the U.S. District Court, for the Western District of Virginia, case # 4:17-cv-27. The case is currently being reviewed and heard in the Danville Division in Danville, VA. The evidence presented in my Complaint that has been presented had enough of a merit to cause the U.S. Attorney office of Greensboro, NC (Middle District of North Carolina) to file answers to my complaint. They filed answers denying all allegations, even denying knowledge of my health condition (aka Autism and Type 1 Brittle Diabetes) which in my criminal case that had fully had knowledge of my health condition in both Transcripts and the U.S. Attorney admitted to receiving and reviewing the psychological report by Dr. Dawn Graney at the June 3, 2014, Pretrial Status Confernece. The U.S. Attorney has made denial of knowledge to things that they are very well knowledgable on. The U.S. Attorney of Greensboro, NC, to my knowledge has perpetuated a fraud among the Court with answers that I and witnesses (Kenneth Forinash, Stella Forinash, Roberta Hill) know for a fact of matter are not the truth. The U.S. Attorney office of Greensboro, NC, collectively in the FOIA lawsuit in 2017, have lied about the evidence that they had originally used to indict and eventually convict me by plea agreement. I feel that the U.S. Attorney knew of any facts of possible factual innocence but they have either ignored it, lied about it, or got rid of any evidence records, papers, or things that can help to prove any facts of my actual innocence. If the U.S. Attorney perpetuated a fraud among the Court, then I have a right to investigate if that is indeed the case, and as to why. The Court has a right to investigate if that is indeed the case, and as to why. If there is clear and convincing evidence that the U.S. Government may have perpetuated a fraudulent criminal case against a innocent man, then the Court needs to investigate with a full eventiary hearing and ask both sides what evidence they have. Under Marbery v. Madison, any law that is repugnant to the Constitution is null and void. My Constitutional rights should not be further deprived by the one year limitation. Actual Innocence is also a factor in Constitutional rights being deprived. Even though I am not in a federal prison, I am still remanded to the custody of the U.S. Marshal, to serve my sentence under Supervised Release and sex offender restrictions. I am not free to come and go as I please. See Brief/Memorandum in attachment to this Motion for more information. See "BRIEF / MEMORANDUM IN SUPPORT OF BRIAN DAVID HILL'S "MOTION UNDER 28 USC § 2255 TO VACATE, SET ASIDE, OR CORRECT SENTENCE BY A PERSON IN FEDERAL CUSTODY""

"DECLARATION, ATTACHED EXHIBITS, AND BRIEF IN SUPPORT OF THIS MOTION"

^{*} The Antiterrorism and Effective Death Penalty Act of 1996 ("AEDPA") as contained in 28 U.S.C. § 2255, paragraph 6, provides in part that:

A one-year period of limitation shall apply to a motion under this section. The limitation period shall run from the latest of –

⁽¹⁾ the date on which the judgment of conviction became final;

⁽²⁾ the date on which the impediment to making a motion created by governmental action in violation of the Constitution or laws of the United States is removed, if the movant was prevented from making such a motion by such governmental action;

⁽³⁾ the date on which the right asserted was initially recognized by the Supreme Court, if that right has been newly recognized by the Supreme Court and made retroactively applicable to cases on collateral review; or

⁽⁴⁾ the date on which the facts supporting the claim or claims presented could have been discovered through the exercise of due diligence.

Therefore, movant asks that the Court grant the following relief:

Vacate and overturn the criminal conviction and Judgment on November 12, 2014. Vacate the entire sentence. Grant the Defendant a "certificate of innocence" allowing the Defendant the right to expunge records. State facts of innocence.

or any other relief to which movant may be entitled.

Hill (Pro Se)

I declare (or certify, verify, or state) under penalty of perjury that the foregoing is true and correct and that this Motion under 28 U.S.C. § 2255 was placed in the prison mailing system on November 140, 2017
U.S. Postal Service (month, date, year)

OF Fedex

Executed (signed) on November 49 2017

Signature of Movant

If the person signing is not movant, state relationship to movant and explain why movant is not signing this motion.

Certified Mail tracking #: 7017-9450-000-9407-6759

Brian D. Hill (Pro Se)

310 Forest St., Apartment 2

Martinsville, VA 24212

2nd certified mail tracking #: 7017-1450-000-9407-6766